

## THIRD TICKET COMPLETED

## INDEPENDENCE LEAGUE ENDS ITS CONVENTION WORK.

Harmonious Finish of Sessions of Unbiased Variety. Hopper and Hearst Remain at Head of the Ticket-Labor Man Is Nominated for State Comptroller.

The Independence League last night completed its State ticket with these nominations:

Secretary of State—DR. THOMAS P. SCULLY, Oneida county.  
State Comptroller—ARNOLD B. MACKEY, New York.

State Treasurer—DR. WILLIAM I. SIMONSON, New York.

State Engineer and Surveyor—JAMES A. LEE, Rockland.

Attorney-General—ROBERT A. STEWART, Kings.

Justices of the Peace—RENEW R. TOWN, Kingston, and JAMES A. ALLEN, New York.

The nominations for Governor and Lieutenant-Governor previously made are James J. Hopper and William R. Hearst respectively.

That threatened breakup of the straight ticket didn't happen. There was almost uninterrupted peace through last evening's session, for the convention took its work where it left off early on Thursday morning with the apparent idea of being just as unboomed as ever.

Sometimes it was so unmanageable that it grew almost unmanageable, but that was for no want of harmony on the question of straight ticket. There were just slight differences, party men and personal.

It was found that the accommodations at the Park Avenue Hotel were not ample for the delegates who stayed over from the previous session. That computation of the leaders was that not more than fifty of the full list of 467 had gone home.

So the convention came to order at the hotel just long enough to adjourn to Webster Hall, in East Eleventh street.

There Herbert R. Limburg, the permanent chairman, projected his voice through the smoke-laden air of the low-ceilinged convention room at 940 as he called the delegates to order.

Chairman Limburg got a loud response when he mentioned Wednesday night's session as one where the majority of the convention was the one determining factor.

And the delegates laughed merrily when he repeated the suggestion advanced in some quarters that Mr. Hearst upon his return might undo the work that had been done. They applauded ferociously when the chairman said that Mr. Hearst wanted nothing so much as the abolition of the boss system and the substitution of the free will of the convention.

"I understand," said Mr. Limburg, "that the man who is to be responsible for the Republican campaign this fall has declared himself against entangling alliances. We appreciate this, especially now that it comes after our ticket has been started."

Dr. Scully's nomination was advanced immediately and his name was called. When the name was called forward, when nominations were opened, for Comptroller William A. Coakley of New York declared that organized labor had not been recognized on either of the old party tickets, and he put in nomination that of Arnold B. Mackay, president of the Pattern Makers Union of New York.

There were some impassioned bits of oratory for the two candidates and not even when Charles E. Gehring assured the convention that Dr. Scully would not withdraw his name, the withdrawal of his name. The only thing that stopped the trouble was when the chairman threatened to have a roll call. Then one bright delegate suggested that unless the ticket was finished before 11:30 there would be time to get it into the hands of the secretary of the State.

Instantly the uneasy persons who kicked at a standing vote subsided. Dr. Scully's nomination was made unanimous.

There was smooth sailing over the nomination for State Engineer. Alfred J. Keaton was the man who put him up. Robert A. Stewart called for a carried endorsement by the delegates.

Following the presentation of the charges Gresser filed an answer and this was later supplemented with additional charges. Over the two parts of Appeals nominations there were much of the same when Melvin D. Palliser's name had been withdrawn it left a clean vote for Lyon and Allen.

There was a question of waiting for a word from Mr. Hearst, who sent a message instead of appearing. A number of members of the jury, touching untrammelled citizenship and the glory of an unbiased convention filled in the time and the meeting adjourned.

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## HARMONY PLAN GONE TO SMASH

## The Two Republican Factions in Utica Arrived in a Fight to a Finish.

UTICA, Oct. 7.—The harmony plan by which it was hoped to wipe out the differences existing between the regular and progressive factions of the Republican party in this city and unite the party in solid support of the Republican ticket in Oneida county and in the State this fall has gone to smash and its two elements in Utica are now arrayed against each other in a fight to a finish. This condition of affairs is the outcome of a clash last night between the regulars and progressives at the Republican city convention over the matter of electing a new chairman of the city committee.

A few days after the recent primaries George Beatty, chairman of the city committee, announced his resignation because he felt he could not consistently support Vice-President Sherman in his fight for the Oneida county delegation to the Saratoga convention. Following the success of the progressives in the primaries and their election to the county convention through compromise with the regulars they decided to capture last night's city convention and elect a chairman of the city committee.

The regulars sought to frustrate the attempt and through their chairman succeeded in electing their own chairman. The insurgents held that they had been unfairly treated and proceeded to hold a convention of their own, adopting resolutions denouncing the regulars and protesting against what they termed a regular rule.

The progressives elected one of their own as chairman of the city committee, but the regulars say they have no warrant for such action, inasmuch as Chairman Beatty's resignation has not yet been accepted. During the melee one of the delegates attempted to read a resolution pledging the two factions to harmony in the fall elections, but he was not permitted to proceed because, as one of the leaders of the regulars expressed it, the adoption of a resolution of pacific intention at this time would be rank hypocrisy.

It is barely possible that the dispute over the city chairmanship will be taken over the courts, but even if the quarrel is not carried to that extreme it is conceded leaders on both sides held that they had been unfairly treated and proceeded to hold a convention of their own, adopting resolutions denouncing the regulars and protesting against what they termed a regular rule.

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## THESE MEN AND A THOUSAND MORE



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## TAMMANY DROPS WHITNEY

## THE REPUBLICANS MAY NAME HIM FOR SUPREME COURT.

Democratic County Convention Picks John J. Delany to Try Once More for the Bench—Republican Gathering Adjourns—Deleahy Renominated.

John J. Delany was nominated last night by the Tammany county convention to fill the vacancy on the Supreme Court bench by the ending of the term of Justice Edward B. Whitney. Mr. Delany was selected by Charles F. Murphy. In the last day or two pressure had been brought to bear on Mr. Murphy to select to the nomination of Justice Whitney and it is understood that the heads of the Republican organization also told Mr. Murphy that if Tammany would nominate Justice Whitney the Republican county convention would also name him despite the fact that Mr. Whitney is a Democrat.

Mr. Murphy, however, refused to consider the suggestion. It is understood that he had always prided himself on being an independent and had never been affiliated with the local organization. Another reason, Mr. Murphy pointed out, why Justice Whitney had no claim on the organization was that he had accepted his appointment last year from Gov. Hughes to fill out an unexpired term.

Further, Mr. Murphy is anxious for friendship's sake that Justice Whitney should have another opportunity to be elected to the Supreme Court. Two years ago Mr. Delany, to whom a virtual promise of a nomination had been made, was nominated last year only to be defeated.

Prior to the convention there was a meeting of the executive committee at which a motion was made by Frank J. Goodwin, the leader of the Seventh, suggesting Mr. Delany as the choice of the committee for the county convention. The resolution was adopted without dissent.

Justice Benjamin Hoffman of the Municipal Court presided at the convention. Mr. Delany was born in 1861 and was educated at St. Francis Xavier college, where he was graduated in 1884. He was graduated from Columbia law school in 1888. Mr. Delany was Corporation Counsel from 1900 to 1906.

Following the presentation of the charges Gresser filed an answer and this was later supplemented with additional charges. Over the two parts of Appeals nominations there were much of the same when Melvin D. Palliser's name had been withdrawn it left a clean vote for Lyon and Allen.

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## HUNTING A CANDIDATE.

## Massachusetts Democrats in Desperate Search for a Man to Run for Governor.

BOSTON, Oct. 7.—Frederick W. Mansfield, a labor leader, was nominated as a dummy candidate for Governor by the Democratic State convention, which ended in confusion at 1:30 o'clock this morning.

Mansfield was nominated on condition that he would withdraw within seventy-two hours to make way for a candidate to be selected by a committee appointed for that purpose.

This programme was the result of a row in the convention which made it inadvisable to nominate either Foss, Vahey or Hamilton.

The committee appointed just before adjournment completed the ticket by naming as a temporary candidate for Lieutenant-Governor Clifford E. Loring of Medford. Both Loring and Mansfield are expected to withdraw before next Wednesday. The committee has three days in which to fill the vacancies.

To-day the committee was hunting a suitable man to head the ticket and the one most prominently mentioned was William A. Atwood, president of the National Shawmut Bank. The latter, before the convention, said he would take a nomination if it were offered. He has run for Governor several times and has been badly beaten.

Further, Mr. Murphy is anxious for friendship's sake that Justice Whitney should have another opportunity to be elected to the Supreme Court. Two years ago Mr. Delany, to whom a virtual promise of a nomination had been made, was nominated last year only to be defeated.

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